## Federal Defenders OF NEW YORK, INC.

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June 3, 2024

## BY ECF

Honorable Paul A. Engelmayer United States District Judge Southern District of New York 40 Foley Square New York, New York 10007

Re: <u>United States v. Omar Khan,</u> 20 Cr. 117 (PAE)

Dear Judge Engelmayer,

Consistent with the terms of Omar Khan's negotiated guilty plea to a violation of 18 U.S.C. § 1028A, I write to respectfully request that the Court sentence Mr. Khan to two years' imprisonment followed by a year of supervised release, with the special condition that he reside in the United States for the duration of his post-release supervision. Because the only possible sentence is two years' imprisonment followed by (a maximum of) a year of supervision (see 18 U.S.C. § 1028A),¹ the defense will not submit a more thorough sentencing submission, and instead relies on the facts stated in the pre-sentence report and the enclosed letters concerning Mr. Khan's character and background (Exhibit A).

I look forward to seeing the Court on June 10, 2024, for sentencing.

Respectfully Submitted,

Andrew John Dalack

Assistant Federal Defender

Cc: Counsel of Record

<sup>&</sup>lt;sup>1</sup> As stated on the record during today's proceedings, the PSR's reference on page 20 to a maximum potential sentence of life imprisonment is wrong, as the only possible term of imprisonment associated with a violation of 18 U.S.C. § 1028A is two years.